Page 1 of 2	Pages [] Original	[] Substitute	[X] Supplement	tal	Atty. Docket:	
Com	bined Declaration	for Patent A	application ar	nd Power of Atto	orney	
As a below-named i	nventor, I hereby declare that	at:				
and sole inventor (if	office address and citizensh fonly one name is listed bel n is claimed and for which a	ow) or an original	, first and joint inve	ntor (if plural names are		
	ENTACENE DERIVATIVE	AND METHOD	OF PRODUCING S	AME		
the specification of	· · · · · · · · · · · · · · · · · · ·					
[]	is attached hereto; was filed in the United States under 35 U.S.C. §111 on, as					
[X]	U.S. Appln. Nowas/will be filed in the U (PCT) application, PCT/JI stage application received	.S. under 35 U.S.C 22004/016248; file	d November 2, 200	4, entry requested on M		
and was amended or	1	nts under PCT Art. 19	(i and 34 if PCT)	f applicable).		
amendment referred	d understand the contents to above; and I acknowled material to patentability as d	ge the duty to disc	close to the Patent a			
	gn priority benefits under 3 preeder's rights certificate(s) listed below:					
	Application No. 373970/2003	Country Japan	Filing	Date (MM/DD/YYYY) 11/4/2003		
application designat date <u>before</u> that of the	priority above, I hereby id ing a country other than the earliest application from Non-Priority Application No.	e United States) o	r for an inventor's or rity is claimed (if let	or plant breeder's certific	cate, having a filing one):	
I hereby claim the b	enefit under 35 U.S.C. §119 Applicatio	-	States provisional ap			

Application No. Filing Date (MM/DD/YYYY)

I hereby claim the benefit under 35 U.S.C. §120 of any prior U.S. non-provisional application(s) or under §365(c) of any prior PCT international application(s) designating the U.S., listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in such U.S. or PCT international application in the manner provided by the first paragraph of 35 U.S.C. §112, I acknowledge the duty to disclose to the PTO all information which is material to patentability as defined in 37 C.F.R. §1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application:

Application No. Filing Date (MM/DD/YYYY) Status (patented, pending, abandoned)

As a named inventor, I hereby appoint the following registered practitioners to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith:

All of the practitioners associated with Customer Number 001444

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Page	2	of	2	Pages								Atty. Docket:
Title:	FI	LUO	RIN	ATED	PENTACENE	DERIVATI	VE AND M	ETH	OD OF PRO	DDUCING	SAME	
U.S. A	ppl	icati	on f	iled <u>M</u>	ay 4, 2006		_, Serial No.	10)/578,259			
PCT A	.ppl	icat	ion f	iled No	ovember 2, 200	4	, Serial No.	PC.	T/JP2004/01	6248		

The undersigned hereby authorizes the U.S. Attorneys or Agents appointed herein to accept and follow instructions from YUASA AND HARA as to any action to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. Attorneys or Agents and the undersigned. In the event of a change of the persons from whom instructions may be taken, the U.S. Attorneys or Agents appointed herein will be so notified by the undersigned.

I hereby further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. §1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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